

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Thomas J. CAMPANA, Jr. et al.

Serial No:

07/702,939

Filed:

May 20, 1991

For:

ELECTRONIC MALE SYSTEM WITH RF

COMMUNICATIONS TO MOBILE PROCESSORS

Group:

2600

Examiner:

G. Oehling

YEI 260 G. Centing

RENEWED REQUEST TO REOPEN PROSECUTION

Honprable Commissioner of Patents and Trademarks Washington, D.C. 20231

Dear Sir:

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In response to the communication dated June 28, 1993, indicating that the Examiner has suspended prosecution on the above-identified application for a period of six months, please find enclosed herewith a true copy of an Opinion and Order from U.S. District Judge George La Plata awarding the ownership of the above-identified application to NTP, Inc. the assignees of the subject application.

Based on the foregoing situation, the Applicants respectfully request that the prosecution of this application be reopened, and that favorable consideration be granted to the most recent Amendment which was received in the U.S. Patent Office on March 1, 1993.

Respectfully submitted,

March 31, 1994

HENDERSON & STURM Suite 701

1747 Pennsylvania Avenue, N.W. Washington, D.C. 20006-4604

Telephone: (202) 296-3854

By William H. Wright
Reg. No. 25 124

Reg. No. 26,424

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington,

D.C. 20231, on Murch

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UNITED STATES PATENT AND PRADEMARK OFF DEE

GROUP 260

Applicant(s):

Thomas J. CAMPANA, Jr. et al.

Serial No:

07/702,939

Filed:

May 20, 1991

For:

ELECTRONIC MAIL SYSTEM WITH RF

COMMUNICATIONS TO MOBILE PROCESSORS

Group:

2600

Examiner:

G. Oehling

PROOF OF OWNERSHIP

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Dear Sir:

Please find enclosed herewith a copy of the Opinion and Order Stipulation and Order Dismissing Appeal With Prejudice and the Order dismissing the appeal.

The foregoing documents offer incontrovertible evidence that NTP, Inc. is the sole and exclusive owner of the subject matter of the above identified pending patent application and that all litigation relating to the ownership of the same has been finally concluded.

Respectfully submitted,

March 31, 1994

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Mr1ght 26,424

HENDERSON & STURM Suite 701 1747 Pennsylvania Avenue, N.W. Washington, D.C. 20006-4604 Telephone: (202) 296-3854

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D.C. 20231, on March 31,

Zatrissia M. Davis

JDR

COMPUTER LEASCO, INC.,

C.A. No. 90-CV-60007-AA RECEIVED

laintiff,

HON. GEORGE La PLATA

vs. TELEFIND 94 APR -8 PM 3: 54 GROUP 260.

DEPUTY CLERK

Defendants.

OPINION AND ORDER

In January of 1990, Plaintiff, Computer Leasco instituted an action against Defendant Telefind Corporation alleging a breach of a Master Lease Agreement. After obtaining a final judgment in the amount of \$3,830,212.03 plus interest, Computer Leasco, as judgment its judgment. execution ; of aid in for moved creditor, Specifically, it requested an order transferring title of the property owned by the now defunct judgment debtor Telefind Corp to Computer Leasco. On February 5, 1993, this Court entered an order giving Computer Leasco title to Telefind property subject to any Soon after entry of the order, NTP, existing liens. requested, and was granted, leave to intervene for the purpose of challenging the ownership of six pending patent applications which are commonly known as the B Technology. NTP maintains that it, not Telefind, owns the B Technology. NTP claims ownership by way of an assignment from the inventor of the B Technology and prior Telefind employee, Thomas Campana, Jr., who is presently a shareholder of It is crucial to note that in this opinion the Court decides